

§§ 1945.46–1945.50

should inform farmers and the general public when and where EM loans are available. Also, the information will state the EM loan objectives, eligibility requirements, and type of assistance available. Public information functions will be performed according to exhibit A of FmHA instruction 2015–A (available in any FmHA or its successor agency under Public Law 103–354 office).

§§ 1945.46–1945.50 [Reserved]

Subpart B [Reserved]

PART 1946 [RESERVED]

PART 1948—RURAL DEVELOPMENT

Subpart A [Reserved]

Subpart B—Section 601 Energy Impacted Area Development Assistance Program

Sec.

- 1948.51 General.
- 1948.52 Objectives.
- 1948.53 Definitions.
- 1948.54 Eligible applicants.
- 1948.55 Source of funds.
- 1948.56 Program purposes.
- 1948.57 Eligible activities.
- 1948.58 [Reserved]
- 1948.59 Ineligible activities.
- 1948.60 Delegation and redelegation of authority.
- 1948.61 State supplements and guides.
- 1948.62 Environmental impact requirements.
- 1948.63 Historic preservation requirements.
- 1948.64 Equal opportunity requirements.
- 1948.65 Relocation Act requirements.
- 1948.66 [Reserved]
- 1948.67 Procedure for designation.
- 1948.68 Criteria for designation.
- 1948.69 [Reserved]
- 1948.70 Designation approval.
- 1948.71 [Reserved]
- 1948.72 Industry reports.
- 1948.73–1948.77 [Reserved]
- 1948.78 Growth management and housing planning projects.
- 1948.79 Application procedure for planning grants.
- 1948.80 Planning grant selection criteria.
- 1948.81 State Investment Strategy for Energy Impacted Areas.
- 1948.82 Plan and State Investment Strategy approval procedure.
- 1948.83 Performance of site development work.
- 1948.84 Application procedure for site development and acquisition grants.

7 CFR Ch. XVIII (1–1–09 Edition)

- 1948.85 [Reserved]
- 1948.86 Site development and acquisition grant selection criteria.
- 1948.87 [Reserved]
- 1948.88 Direct land acquisition by FmHA or its successor agency under Public Law 103–354.
- 1948.89 Land condemnation by FmHA or its successor agency under Public Law 103–354.
- 1948.90 Land transfers.
- 1948.91 Inspections of development.
- 1948.92 Grant approval and fund obligation.
- 1948.93 Appeal procedure.
- 1948.94 Reporting requirements.
- 1948.95 Grant monitoring.
- 1948.96 Audit requirements.
- 1948.97 Grant closing and fund disbursement.
- 1948.98 Grant agreements.
- 1948.99–1948.100 [Reserved]

EXHIBIT A TO SUBPART B OF PART 1948—GRANT AGREEMENT—GROWTH MANAGEMENT AND HOUSING PLANNING FOR APPROVED DESIGNATED ENERGY IMPACTED AREAS

EXHIBIT B TO SUBPART B OF PART 1948—GRANT AGREEMENT (PUBLIC BODIES) FOR SITE DEVELOPMENT AND/OR SITE ACQUISITION FOR HOUSING AND/OR PUBLIC FACILITIES AND/OR SERVICES

Subpart C [Reserved]

AUTHORITY: 5 U.S.C. 301, 7 U.S.C. 1932 note.

Subpart A [Reserved]

Subpart B—Section 601 Energy Impacted Area Development Assistance Program

AUTHORITY: Sec. 601, Pub. L. 95–620, delegation of authority by the Sec. of Agri., 7 CFR 2.23; delegation of authority by the Asst. Sec. for Rural Development, 7 CFR 2.70.

SOURCE: 44 FR 35984, June 19, 1979, unless otherwise noted.

§ 1948.51 General.

This subpart sets forth policies and procedures for designation, approval of designation, and making grants for assistance to areas impacted by increased coal and uranium production, processing, or transportation. The Farmers Home Administration (FmHA) or its successor agency under Public Law 103–354 will fully consider all A–95 clearinghouse review comments and recommendations in selecting applications for funding. Any processing or